Page 1 of 2 (Page 2 Not for Public Disclosure)

United States District Court

for the

District of South Carolina

	United States of Americ	a					
	V.)				
Jordan Ra'Nier Freddie Jones)	Case No:	4:11-cr-0053	35-TLW-2	
)	USM No:	22542-171		
Date of Origina		12/13/2011	_)	\A/:II:	NI - 441 1\/		
	s Amended Judgment: [mended Judgment if Any]		_)	William F. Nettles IV Defendant's Attorney			
(Ose Dane of Last I	imenica viagmeni y miy)			2 cycriciani s	111101110)		
(ORDER REGARD	ING MOTIO	ON	FOR SE	NTENCE	REDUCTION	
	PUR	RSUANT TO	18	U.S.C. §	3582(c)(2)		
§ 3582(c)(2) for subsequently be § 994(u), and ha	a reduction in the term een lowered and made re	of imprisonment troactive by the Uotion, and taking	imp Jnite inte	osed based o ed States Sen o account the	n a guideline tencing Com policy staten	the court under 18 U.S.C sentencing range that has mission pursuant to 28 U.S nent set forth at USSG §1B oplicable,	.C.
IT IS ORDERI DEN the last judgment is	ED that the motion is: WIED. GRANTED Susued) of 152	and the defendan	t's p	oreviously in ths is reduce	nposed senten	ce of imprisonment (as reflectionths	cted in
	(Con	nplete Parts I and II	of Pa	age 2 when moti	ion is granted)		
f this sentend	ce is less than the ar	nount of time I	Def	endant has	s already se	erved, this sentence is	
reduced to a	time-served sentenc	e of imprisonn	nen	ıt.			
-					10/40/0044	1 11	
•	wise provided, all provis	ions of the judgm	nent	dated	12/13/2011	shall remain in effect.	
IT IS SO ORD	ERED.						
Order Date:	08/19/2015				s/ Terrv	L. Wooten	
		_	Judge's signature				
	44/04/2045			-			
Effective Date:	11/01/2015			Terry L. Wo	*	Inited States District Judge	
	(if different from order date,	1			Printed n	ame and title	